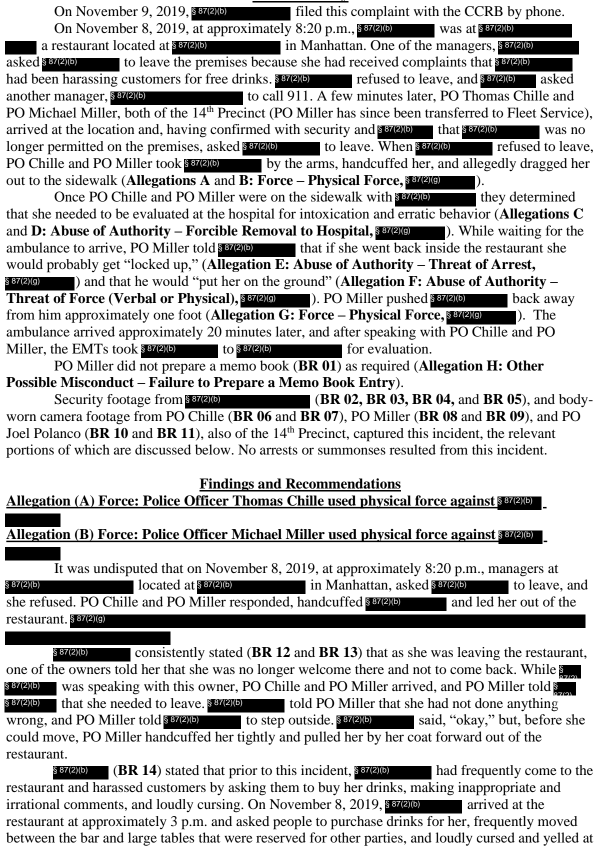
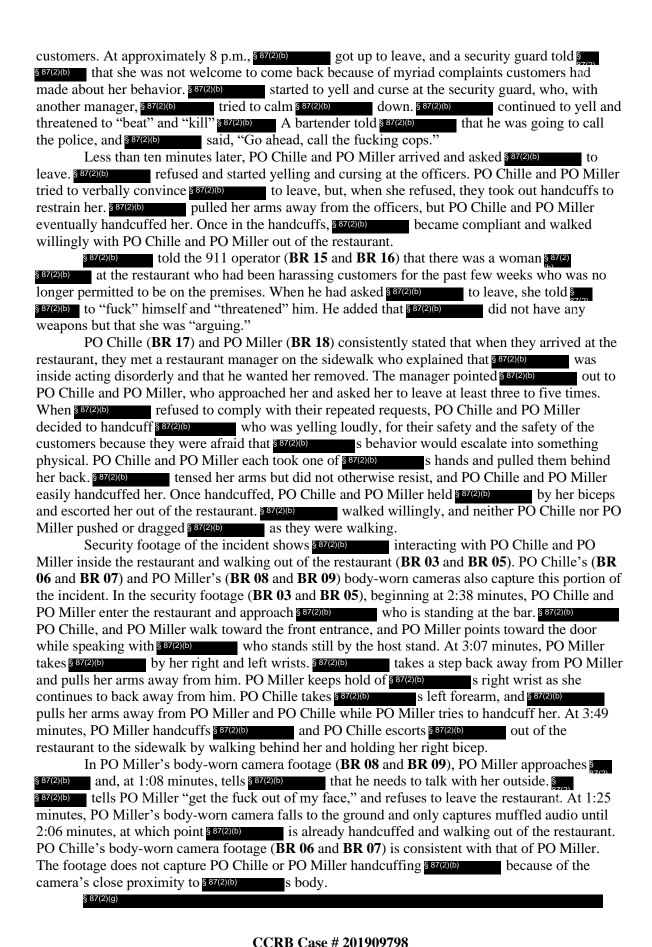
CCRB INVESTIGATIVE RECOMMENDATION

Investigator:	Tea	am:	CCRB Case #:	▼ Force	☐ Discourt.	☐ U.S.
Maura Roche		ad #10	201909798	✓ Abuse	O.L.	Injury
Incident Date(s)	Lo	cation of Incident:		Precinct:	18 Mo. SOL	EO SOL
Friday, 11/08/2019 8:20 PM	§ 87(2)(b)		14	5/8/2021	12/23/2021
Date/Time CV Reported	CV	Reported At:	How CV Reported	Date/Time	Received at CCl	RB
Sat, 11/09/2019 12:56 PM CCRB		RB	E-mail Sat, 11/09/2019 12:56 PM			
Complainant/Victim	Туре	Home Add	ress			
Witness(es)		Home Add	ress			_
Subject Officer(s)	Shield	TaxID	Command			
1. POM Thomas Chille	07681	965983	MTS PCT			
2. POM Michael Miller	29217	963166	MTS PCT			
Witness Officer(s)	Shield No	Tax No	Cmd Name			
1. POM Joel Polanco	30441	957044	MTS PCT			
Officer(s)	Allegation			Inve	estigator Recon	nmendation
A.POM Thomas Chille		Force: Police Officer Thomas Chille used physical force against \$87(2)(b)				
B.POM Michael Miller	Force: Police against § 87(2)(Force: Police Officer Michael Miller used physical force against \$87(2)(b)				
C.POM Thomas Chille	Abuse: Polic § 87(2)(b)	Abuse: Police Officer Thomas Chille forcibly removed				
D.POM Michael Miller	Abuse: Polic § 87(2)(b)	Abuse: Police Officer Michael Miller forcibly removed to the hospital.				
E.POM Michael Miller	Abuse: Polic § 87(2)(b)	Abuse: Police Officer Michael Miller threatened to arrest				
F.POM Michael Miller		Abuse: Police Officer Michael Miller threatened §87(2)(b) with the use of force.				
G.POM Michael Miller		Force: Police Officer Michael Miller used physical force against \$87(2)(5)				
§ 87(4-b) § 87(2)(g)						

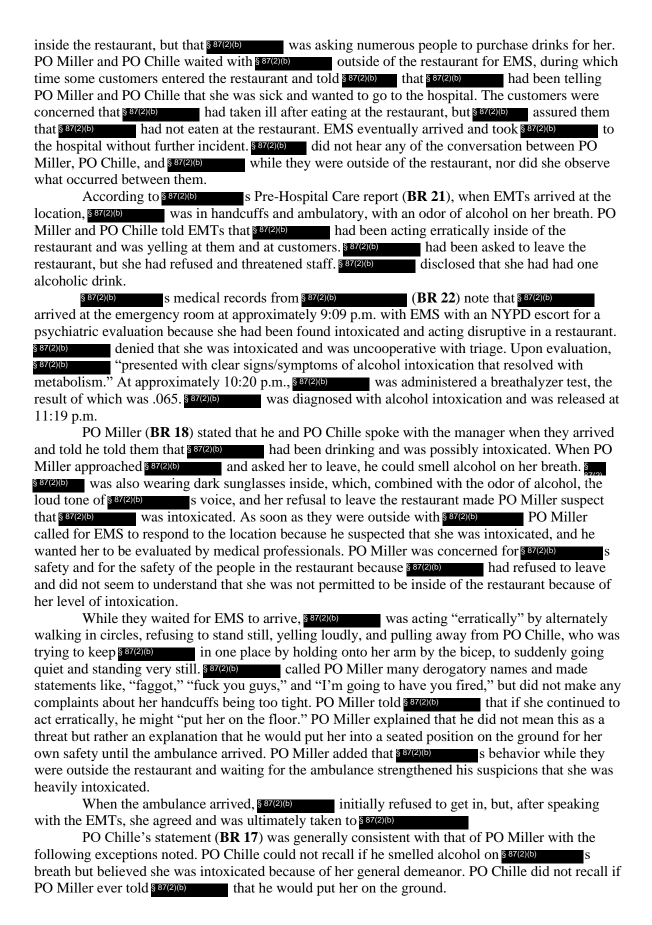
Case Summary



CCRB Case # 201909798



§ 87(2)(g)
5.0.(=//3)
According to NYS Penal Law 140.05 (BR 19), a person is guilty of trespass when he
knowingly enters or remains unlawfully in or upon premises.
Patrol Guide procedure 221-01 (BR 20) states that force may be used when it is reasonable
to ensure the safety of a member of the service or a third person, or otherwise protect life, or when
it is reasonable to place a person in custody. In determining whether the use of force is reasonable, members of the service should consider the following: 1) The nature and severity of the
crime/circumstances. 2)Actions taken by the subject. 3) Duration of the action. 4) Immediacy of the
perceived threat or harm to the subject, members of the service, and/or bystanders. 5) Whether the
subject is actively resisting custody. 6) Whether the subject is attempting to evade arrest by flight.
7) Number of subjects in comparison to the number of MOS. 8) Size, age, and condition of the
subject in comparison to the MOS. 9) Subject's violent history, if known. 10) Presence of hostile
crowd or agitators. 11) Subject apparently under the influence of a stimulant/narcotic which would
affect pain tolerance or increase the likelihood of violence.
§ 87(2)(g)
Allegation (C) Abuse of Authority: Police Officer Thomas Chille forcibly removed §87(2)(b)
to the hospital.
Allegation (D) Abuse of Authority: Police Officer Michael Miller forcibly removed \$87(2)(0)
to the hospital.
Allegation (E) Abuse of Authority: Police Officer Michael Miller threatened to arrest \$87(2)(b)
Allegation (F) Abuse of Authority: Police Officer Michael Miller threatened 887(2)(6)
with the use of force.
Allegation (G) Force: Police Officer Michael Miller used physical force against 887(2)(b)
It was undiamated that DO Chills and DO Millon requested that EMS reamond to the
It was undisputed that PO Chille and PO Miller requested that EMS respond to the restaurant to evaluate \$87(2)(b) and that the EMS brought her to \$87(2)(b) for an
evaluation. It was also undisputed that PO Miller told \$87(2)(6) that she could be arrested if she
went back into the restaurant, that he would put her on the floor, and that PO Miller pushed
§ 87(2)(b) back away from him.
consistently stated (BR 12 and BR 13) that while she was at the restaurant,
she only had one drink and that she was not intoxicated. Once they were outside, PO Miller and PO
Chille told §87(2)(b) that they had contacted EMS. While they waited, PO Chille held on to
s left arm, and §87(2)(b) complained that her handcuffs were tight, and that PO Miller
did not like that she was wearing a fur coat. PO Miller refused to remove the handcuffs, which were
never adjusted or tightened after they were initially put on, and he told \$87(2)(b) that he would "you have at the ground "SY(2)(2) they are the ground at "you and the it?" and "I done you?" PO
"put her on the ground." [\$87(2)(b)] responded, "go ahead and do it," and, "I dare you." PO Miller did not, however, put \$87(2)(b)] onto the ground.
When EMS finally arrived, PO Miller and PO Chille told the EMTs that \$87(2)(b) was
intoxicated, and they brought her to \$87(2)(b)
\$87(2)(b) (BR 14) stated that she saw \$87(2)(b) consume one drink while she was



Body-worn camera footage from PO Miller (BR 08 and BR 09), PO Chille (BR 06 and BR 07), and PO Polanco (BR 10 and BR 11) captured this portion of the incident. In PO Chille's body-worn camera footage, beginning at 2:35 minutes, PO Miller tells "Listen. It smells like you had a lot to drink tonight, so you can go to the hospital instead of being arrested." § 87(2)(b) responds, "Yea? For what?" PO Miller says, "You're drunk." answers, "I'm not drunk! Don't ever you...first of all, you're not a fucking woman to be fucking locking me up. That's what you're not." PO Chille tells \$37(2)(0) that she is not going to be locked up. \$87(2)(6) continues to yell that PO Miller is "not a girl," tells PO Chille and PO Miller, who are holding her by the biceps to let go of her, says that she is going to sue the officers, and continues to use profanity and yell. At 4:57 minutes, \$87(2)(5) is pacing on the sidewalk while PO Chille holds her left arm, starts giggling in a high-pitched tone, and then yells for PO Chille not to step on her shoe. PO Chille tells \$\frac{3}{2}(2)(0)\$ to stop moving around. At 5:36 minutes, yells that she only had two drinks and asks what she did to get kicked out. PO Miller responds, "The next time you go in there, you're probably gonna get locked up." In PO Miller's body-worn camera footage, beginning at approximately 12:00 minutes, PO Chille is holding \$87(2)(b) s left arm by the bicep while they stand on the sidewalk waiting for the ambulance. § 87(2)(b) is speaking with PO Miller, who is to her right. § 87(2)(6) from the edge of the sidewalk by the street to the center of the sidewalk where pedestrians are passing by and walks in circles. At 13:18 minutes, PO Miller asks §87(2)(6) "Can you just stand still for a minute?" \$87(2)(b) responds, "How can I stand still if my coat is not on properly?" At 13:38 minutes, PO Polanco arrives at the location. When PO Miller tells PO Polanco that §87(2)(b) is intoxicated, §87(2)(b) interjects that she is not intoxicated but that the restaurant owner's wife is jealous of her. § 87(2)(b) questions why she is handcuffed and why she is under arrest, and PO Miller tells her that she is not under arrest but that she is intoxicated. continues to yell that the officers do not like her because of her fur coat, at 14:34 minutes, PO Miller says, "If you wanna keep acting up, we're gonna put you on the ground." responds, "Put me on the ground? I dare you. I dare you. I dare you to put me on the ground. At 15:49 minutes, §87(2)(b) repeatedly says to PO Miller, who is standing in front of her but not touching her, "Stop touching me." PO Chille, who is holding \$87(2)(b) s right bicep, is the only officer making contact with \$87(2)(b) By 16:32 minutes, PO Chille and PO Polanco are standing with \$87(2)(6) on the sidewalk opposite the street. At 16:50 minutes, PO Polanco explains to § 87(2)(b) that officers were called to the location. When § 87(2)(b) crime she committed, PO Miller tells her, "Listen, I told you multiple times..." § 87(2)(b) toward PO Miller and loudly yells, "Stop talking to me! Stop talking to me!" As she says this, walks closer to PO Miller. At 17:03 minutes, PO Miller extends his right arm and pushes back approximately one to two feet by the upper right shoulder. § 87(2)(b) "Don't push me! Don't fucking push me!" A passerby on the street stops and tells § 87(2)(b) stop. PO Miller tells the passerby that they are okay, and she moves on. Body-worn camera footage from PO Polanco was consistent with that of PO Miller and PO Chille. Security footage (BR 02 and BR 05) captures \$37(2)(5) standing outside with PO Chille and PO Miller while they wait for the ambulance, but it has no audio and does not capture PO Miller pushing § 87(2)(b) It was undisputed that \$87(2)(b) had been drinking alcohol, \$87(2)(g) § 87(2)(b) stated that she had one drink § 87(2)(b) body-worn camera saying she had two drinks). \$57(2)(b) also stated, as noted above, that she had consume one alcoholic drink and that she had been harassing customers, had refused to leave the restaurant, and threatened to harm § 87(2)(b) and other restaurant staff. When PO Chille and PO Miller arrived, PO Miller smelled alcohol on her breath, and they both considered her to be intoxicated because of her refusal to leave, her quick mood swings, and her

generally uncooperative demeanor. When some continued to question why she was handcuffed, PO Miller told her that if she went back into the restaurant, from which she had just been ejected, she would "probably get locked up."

While waiting for EMS to respond to the location, \$\frac{837(2)(b)}{2}\$ was walking in circles and into pedestrian traffic on the sidewalk and yelling at PO Miller and PO Chille. When \$\frac{87(2)(b)}{2}\$ refused to stand still, PO Miller told her, "If you wanna keep acting up, we're gonna put you on the ground." PO Miller did not ever put \$\frac{837(2)(b)}{2}\$ on the ground. As they continued to wait, while explaining to \$\frac{837(2)(b)}{2}\$ that she was not under arrest, \$\frac{87(2)(b)}{2}\$ yelled loudly at PO Miller telling him not to talk to her. As she did this, she took steps closer to him, at which time PO Miller pushed her by the shoulder back away from him.

s medical records confirm that she was diagnosed with alcohol intoxication.

Patrol Guide procedure 221-13 (**BR 23**) defines an emotionally disturbed person a someone who appears to be mentally ill or temporarily deranged and is conducting himself in a manner which a police officer reasonably believes is likely to result in serious injury to himself or others. It adds that the safety of all persons involved is paramount in cases involving emotionally disturbed persons. If such person is dangerous to himself or others, force may be used when it is reasonable to prevent serious physical injury or death. Members of the service will only use the reasonable force necessary to gain control or custody of a subject.

Patrol Guide procedure 221-01 (**BR 20**) states that force may be used when it is reasonable to ensure the safety of a member of the service or a third person, or otherwise protect life, or when it is reasonable to place a person in custody. In determining whether the use of force is reasonable, members of the service should consider the following: 1) The nature and severity of the crime/circumstances. 2)Actions taken by the subject. 3) Duration of the action. 4) Immediacy of the perceived threat or harm to the subject, members of the service, and/or bystanders. 5) Whether the subject is actively resisting custody. 6) Whether the subject is attempting to evade arrest by flight. 7) Number of subjects in comparison to the number of MOS. 8) Size, age, and condition of the subject in comparison to the MOS. 9) Subject's violent history, if known. 10) Presence of hostile crowd or agitators. 11) Subject apparently under the influence of a stimulant/narcotic which would affect pain tolerance or increase the likelihood of violence.

According to <u>NYS Penal Law</u> 140.05 (**BR 19**), a person is guilty of trespass when he knowingly enters or remains unlawfully in or upon premises.

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§ 87(4-b) § 87(2)(g)		_	
 PO Chi compla PO Mi compla This co As of M Notice 	has been party ions (BR 25). \$87(2)(b) ille has been a member int to which he has been a member a membe	er-of-service for four years, and this een a subject. ation, Civil and Criminal Histori	s is the first CCRB s is the first CCRB tes troller has no record of a
Squad No.:	10		
Investigator:	Maura R. Roche Signature	S.I. Maura R. Roche Print Title & Name	10/26/2021_ Date
Squad Leader:	Eric Rigie Signature	IM Eric Rigie Print Title & Name	
Reviewer:	Signature	Print Title & Name	Date